

CORRES. CONTROL
INCOMING LTR NO.

00160 RF05

DUE DATE
ACTION

[illegible]

COR. CONTROL	X	
ADMIN. RECORD	X	
PATS		

**Reviewed for Addressee
Comes. Control RFP**

Date 3/30/05 By AC

Ref. Ltr. #

DOE ORDER #

5400.1

RECEIVED

2005 MAR 30 A 7 32

~~CONFIDENTIAL~~
EXECUTIVE DIRECTOR

Bill Owens, Governor
Douglas H. Benevento, Executive Director

Dedicated to protecting and improving the health and environment of the people of Colorado

**4300 Cherry Creek Dr. S.
Denver, Colorado 80246-1530
Phone (303) 692-2000
TDD Line (303) 691-7700
Located in Glendale, Colorado**

**Laboratory Services Division
8100 Lowry Blvd.
Denver, Colorado 80230-6928
(303) 692-3090**

<http://www.cdphe.state.co.us>



**Colorado Department
of Public Health
and Environment**

March 23, 2005

**Mr. Joseph A. Legare, Assistant Manager
Environment and Stewardship
U.S. Department of Energy, RFFO
10808 Highway 93, Unit A
Golden, CO 80403-8200**

Mr. Stephen M. Nesta
Environmental Manager
Remediation, Industrial D&D, & Site Services
Kaiser-Hill Company, L.L.C.
Rocky Flats Environmental Technology Site
10808 Highway 93, Unit B
Golden, CO 80403-8200

RE: Approval, Closure Description Document (CDD) for Closure of RCRA Permitted Container Storage Unit 750.

Dear Mr. Legare and Mr. Nesta:

The Colorado Department of Public Health and Environment, Hazardous Materials and Waste Management Division (the "Division") has received and reviewed the subject CDD dated March 9, 2005. The CDD is hereby approved with minor stipulations.

- The plan calls for the closure of all 21 cargo containers brought from RCRA Unit 1. Please ensure that spray washing is performed before a clean debris surface determination is attempted for all 21 containers.
- Since contamination of tent interior surfaces occurred during pond sludge processing, the closure summary report should document decontamination response to support the choice of Clean Closure Option 1.
- Section 3.0 notes that the pad was exposed only to spills of pond sludge and sludge from Building 374 and, as a result, F-listed wastes codes will apply. Therefore, waste generated from the asphalt pad may be managed as hazardous waste, or LLM waste depending on radiological surveys as stated in Section 4.1, not exclusively as LLM as stated in Section 5.0.

C:\Drive D\rfets\D&D_CDDapp, Unit 750.1, 750 Pad.doc

ADMIN RECORD

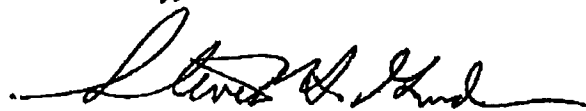
IA-A-002580

Mr. Legare & Mr. Nesta
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- Before demolition of any structure or tent, a Reconnaissance Level Characterization (RLC) or Pre-Demolition Survey (PDS) of the structure/tent must be performed and submitted to the Division for review and approval. However, interior equipment, not connected to exterior pathways, may be removed.
- Although recent sampling did not indicate contamination of surface soils, evidence of staining following slab removal would warrant limited field method screening for radionuclides, metals and volatiles.

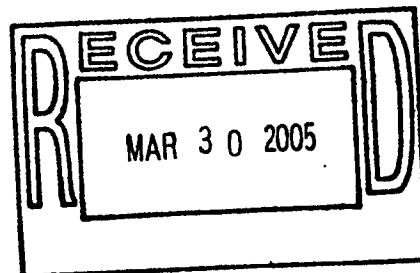
If you have any questions concerning this correspondence, please contact me at 303-692-3367 or Harlen Ainscough at (303) 692-3337.

Sincerely,



Steven H. Gunderson
RFCA Project Coordinator

cc: Gary Morgan, DOE
D. Shelton, Kaiser-Hill M.
M. Aguilar, USEPA Region VIII
S. Garcia, City of Broomfield
D. Miller, AGO
Administrative Record, RFETS Bldg. T-130G



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